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May 2, 2011

Gloria Moran, Esq.  
Assistant Regional Counsel  
U.S. Environmental Protection Agency  
1445 Ross Avenue, Suite 1200  
Dallas, Texas 75202-2733

*Via Certified Mail/Return Receipt Requested  
& E-mail to Moran.Gloria-Small@epamail.epa.gov*

In Re: Falcon Refinery Superfund Site/2725 Bishop Road, Ingleside, San Patricio County, Texas

Dear Ms. Moran:

I am pleased to enclose herewith original of Agreed Order ("Agreed Order") For Resumption Of Removal Work At The Falcon Refinery Superfund Site, Ingleside, San Patricio County, Texas, dated May 2, 2011, and signed by me as the attorney for National Oil Recovery Corporation ("Norco").

Pursuant to paragraph C1 of the Agreed Order, Norco has established a \$500,000.00 escrow account to be "used only to pay TRC Companies, Inc. and other designated contractors for conduct of work associated with the removal action and to fully monitor payments to such contractors."

My office will advise you as to online banking access to the account for Mr. Gary Moore, the On-Scene Coordinator.

In paragraph C of the Agreed Order, the EPA has advised Norco that the "EPA shall withdraw only the Work Takeover of the Removal Action . . . ." Will there be a formal follow-up document from the EPA withdrawing the Work Takeover of the Removal Action, or will paragraph C suffice for that purpose?

Thank you for your cooperation in this matter.

Very truly yours,



Richard F. Bergner  
Attorney for National Oil Recovery Corporation

RFB:sjh  
Enclosure